1	DENNIS J. HERRERA, State Bar #139669		
$_{2}$	City Attorney JOANNE HOEPER, State Bar #114961		
	Chief Trial Deputy		
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8	Attorneys for Defendant CITY AND COUNTY OF SAN FRANCISCO		
9			
10	UNITED STATES DISTRICT COURT		
11	NORTHERN DISTRICT OF CALIFORNIA		
12	EDED DDOLLGGADD	Case No. CV10-4997 WHA	
13	FRED BROUSSARD,	Case No. C v 10-4997 W HA	
	Plaintiff,	DEFENDANTS' ADMINISTRATIVE MOTION	
14	vs.	TO CONTINUE THE CASE MANAGEMENT CONFERENCE FROM JULY 7, 2011 TO JULY	
15		14, 2011.	
16	JOSEPH MCCLOSKEY; CITY AND COUNTY OF SAN FRANCISCO; DOES 1- 20, inclusive,	Date Action Filed: October 4, 2010 Trial Date: None Set	
17	20, merusive,	Trial Date. None Set	
10	Defendants.		
18			
19			
20	INTRODUCTION		
20	This is a civil rights lawsuit based on the allegation that excessive force was used during an		
21			
22	arrest of plaintiff. The parties consented to the assignment of the case to Magistrate Larsen for all		
	purposes. Upon Magistrate Judge Larsen's retirement, the case was re-assigned to Hon. William		
23	Alsup. The court then set a case management conference for July 7, 2011. Mediation is scheduled for		
24			
25	July 26, 2011 in this case.		
	RELIEF REQUESTED		
26	Defendant requests a one week continuance of the Case Management Conference. The basis		
27			
20	for this request is that defense counsel who will try this case will be on vacation in the State of Maine		
28		1	

on July 7, 2011. Defense counsel can attend the Case Management Conference on July 14, 2011.

2	Defense counsel previously served and filed a notice of unavailability in this case advising that Mr.		
3	Hannawalt, the deputy city attorney assigned to handle this case, would be unavailable due to vacation		
4	from July 1 to 10, 2011 and August 1 to 14, 2011.		
5	THERE IS NO OPPOSITION TO THE RELIEF REQUESTED		
6	Defense counsel contacted plaintiff's counsel Joseph May meet and confer regarding this		
7	matter. Defense counsel requested a stipulation to continue the CMC until after the mediation		
8	scheduled for July 26, 2011. Plaintiff's counsel agreed to continue the Case Management Conference		
9	until July 14, 2011. Therefore, defendant makes the present motion to continue the Case Managemen		
10	Conference until July 14, 2011.		
11	Dated: June 29, 2011		
12	DENNIS J. HERRERA		
13	City Attorney JOANNE HOEPER		
14	Chief Trial Deputy		
15	JAMES F. HANNAWALT Deputy City Attorney		
16	By:/s/ James F. Hannawalt		
17	JAMES F. HANNAWALT Attorneys for Defendants		
18			
19	DECLARATION OF JAMES F. HANNAWALT IN SUPPORT OF ADMINISTRATIVE		
20	MOTION TO CONTINUE CASE MANAGEMENT CONFERENCE		
21	I, JAMES F. HANNAWALT, declare as follows:		
22	I am an attorney admitted to practice law in the State of California and before this		
23	Court. I am employed as a Deputy City Attorney with the Office of the City Attorney for the City and		
24	County of San Francisco ("San Francisco"). I am assigned to represent the City and County of San		
25	Francisco and Joseph McCloskey in the above-captioned litigation, and will be the trial counsel in this		
26	case.		
27			

- 2. The information contained in this declaration is true of my own personal knowledge, unless stated otherwise, and if called upon to do so, I could and would competently testify thereto.
- 3. Declarant has paid for transportation to be on vacation in the State of Maine with my family from July 1, 2011 until July 10, 2011. Declarant will be available to attend the Case Management Conference on July 14, 2011. I will also be unavailable due to a previously scheduled vacation from August 1 to 14, 2011.
- 4. Declarant contacted plaintiff's counsel Joseph May meet and confer regarding the rescheduling of the Case Management Conference in this matter. Declarant initially requested a stipulation to continue the CMC until after the mediation scheduled for July 26, 2011 in this case. Plaintiff's counsel agreed to continue the Case Management Conference until July 14, 2011.

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct. Executed June 29, 2011, at San Francisco, California.

/s/ James F. Hannawalt JAMES F. HANNAWALT

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<i>'</i>			
8	Attorneys for Defendant		
	CITY AND COUNTY OF SAN FRANCISCO		
9			
0	UNITED STATE	ES DISTRICT COURT	
	NODELIEDA DIGI	ODICE OF CALLEODNIA	
1	NORTHERN DISTRICT OF CALIFORNIA		
$_{2}$			
12	FRED BROUSSARD,	Case No. CV10-4997 WHA	
3	TRED BROODSTIRD,	Cusc 110. C V 10 4777 W1111	
	Plaintiff,	[PROPOSED] ORDER GRANTING	
4	,	DEFENDANTS' ADMINISTRATIVE MOTION	
	vs.	TO CONTINUE THE CASE MANAGEMENT	
15		CONFERENCE FROM JULY 7, 2011 TO JULY	
	JOSEPH MCCLOSKEY; CITY AND	14, 2011.	
l6	COUNTY OF SAN FRANCISCO; DOES 1-		
	20, inclusive,	Date Action Filed: October 4, 2010	
17	D.C. 1	Trial Date: None Set	
_	Defendants.		
18			
ا وا			
19	To All Parties and Their Attorneys of Re	cord:	
$_{20}$	10 All Fatues and Then Adorneys of Record.		
ا ``	The Court having considered defendants'	administrative motion to continue the Case	
21	and a said having constacted detendants administrative motion to continue the cube		
	Management Conference from July 7, 2011 to July 14, 2011, the declaration submitted in support of		
22			
	the administrative motion, and pleadings on file in the case,		
23	IT IC ODDEDED that the Coas Management		
, ,	IT IS ORDERED that the Case Management Conference in this matter is continued from July		
24	7, 2011 to July 14, 2011.		
25	7, 2011 to July 14, 2011.		
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27	PROPOSED Onder Counting Defil Administrative 201	1	
	PROPOSED Order Granting Defs' Administrative Moti BROUSSARD v. CCSF, ET AL. Case No. CV10-4997		
98	DICOUDDAND V. CCDIT, ET AL. Case NO. C V 10-4997	WHA settings\mamartin\desktop\proposed	

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